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8

9 IN THE UNITED STATES DISTRICT COURT  
10 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
11

12 UNITED STATES OF AMERICA,	)	No. CR 07-0654 CRB
	)	
13 Plaintiff,	)	REVISED DECLARATION
	)	OF LINDA ASHIEGBU
14 v.	)	
	)	
15 LINDA ASHIEGBU and EMMANUEL	)	
16 ANYANWU,	)	
	)	
17 Defendants.	)	
18	)	

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20  
21 I, Linda Ashiegbu, declare the following to be true under penalty of perjury:

- 22 1. On May 14, 2008, I signed a declaration with an attachment that showed a nightgown.  
23 In that declaration, I represented that this nightgown was the one I was wearing during  
24 the June 6, 2007 search of my home;
- 25 2. During the evening of May 14th, while reviewing the suppression motion, my  
26 declaration and the attachments, I realized that I had inadvertently provided Mr. Kalar  
27 with the wrong nightgown. The nightgown that I provided him and that is shown in  
28 the attachment was the nightgown I was wearing on the morning of my arrest on the

1 current federal charges;

2 3. I was allowed to change out of that nightgown on the morning of my arrest and put on  
3 proper clothing before I was brought to federal court;

4 4. When I realized my mistake I immediately called Mr. Kalar and left him a message  
5 explaining my error;

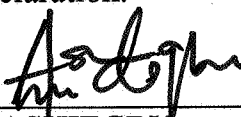
6 5. Attached and incorporated into this declaration is Attachment 3 (Attachments 1 and 2  
7 were attached to my earlier declaration). Attachment 3 shows a picture of a different  
8 nightgown than the one shown in my previous declaration;

9 6. The nightgown shown in Attachment 3, attached to this May 16th declaration, was the  
10 nightgown I wore on the morning of the June 6, 2007 search;

11 7. This nightgown was very short and revealing. I was not wearing underwear or a bra  
12 during the June 6, 2007 search. As represented in my earlier declaration and Mr.  
13 Kalar's motion, I was embarrassed and humiliated on the day of the search when I was  
14 not allowed to change out of this short nightgown;

15 8. All references to the nightgown in my May 14th declaration, and all references to the  
16 nightgown in Mr. Kalar's motion to suppress, correctly refer to the nightgown seen in  
17 Attachment 3, attached to this May 16th declaration.

18 5/16/08  
19 DATED

20   
21 LINDA ASHIEGBU  
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# Attachment 3



**Revised Decl. L. Ashiegbu, Attachment 3**